IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

UNITED STATES OF AMERICA *

v. * Crim. No. DKC-20-0038

JARVIS COLEMAN-FULLER

<u>DEFENDANT JARVIS COLEMAN-FULLER'S MOTION TO POSTPONE THE</u> <u>PRESENTLY SCHEDULED TRIAL DATE</u>

Defendant Jarvis Coleman-Fuller, by and through his undersigned counsel, David Walsh-Little, respectfully moves, to postpone the presently scheduled trial date of October 31, 2022 and in support thereof states as follows:

- 1. This matter was originally charged by indictment on January 29, 2020. Three superseding indictments have been filed by the Government since the initial indictment. The most recent charging document was filed on December 2, 2020. ECF No. 146.
- 2. Ten different defendants have been charged at various times on this matter. Three defendants in this alleged drug conspiracy and related charges have not entered a plea of guilty as of the filing of this motion. They are Eric Johnson, Philander Spruill, and Jarvis Coleman-Fuller.
- 3. There is substantial discovery in this matter including wiretaps on multiple phones of the various defendants in this case. Undersigned counsel was appointed to represent Mr. Coleman-Fuller on August 10, 2022. ECF No. 452. Mr. Coleman-Fuller will have less than less than ninety days to develop a relationship with his counsel, review discovery, weigh the cost and benefit of accepting the government's offer, and prepare for trial if necessary. As such, he is requesting more time to prepare.

Case 1:20-cr-00038-DKC Document 466 Filed 09/06/22 Page 2 of 2

4. It is undersigned counsel's understanding that the Government objects to this

request and that Eric Johnson objects to postponing his trial date. Undersigned counsel

understands that because Mr. Ruter has not had an opportunity to speak with his client about this

postponement request, Mr. Spruill's position on the request is not known at this time.

WHEREFORE, Mr. Jarvis Coleman-Fuller requests that this Court grant an Order

postponing the trial date in this matter.

Respectfully submitted

 $/_{\rm S}/$

DAVID WALSH-LITTLE, #23586

The Law Office of David Walsh-Little, LLC

1014 West 36th Street

Baltimore, Md 21211

Tel: 1.410.205.9337

Fax: 1.667.401.2414

Email: david@walshlittlelaw.com

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing Motion was sent to all parties via

CM/ECF.

DAVID WALSH-LITTLE, #23586

2